



2. Plaintiffs' Steering Committee's Motion for Entry of Case Management Order Setting an Expedited Trial Date [Doc. 1716].

a. Memorandum in Support of Motion for Entry of Case Management Order Setting Selected Cases for Expedited Trial [Doc. 1717].

b. Tennessee Clinic Defendants' Notice of Automatic Ten-Day Extension to File Response to PSC Motion at Dkt. 1716 [Doc. 1736].

c. Saint Thomas Entities' Notice of Automatic Ten-Day Extension [Doc. 1739].

d. Plaintiffs' Steering Committee's Response to Tennessee Clinic Defendants' Notice of Automatic Ten-Day Extension to file Response to PSC Motion at Dkt. 1716 [Doc. 1740].

3. Saint Thomas Entities' Motion to Enforce Court Order Permitting Comparative Fault Discovery Against Settling Parties [Doc. 1724].

a. Saint Thomas Entities' Memorandum in Support of Motion to Enforce Court Order Permitting Comparative Fault Discovery Against Settling Parties [Doc. 1725].

b. The Tennessee Clinic Defendants' Notice of Joinder in the Saint Thomas Entities' Motion to Enforce Court Order Permitting Comparative Fault Discovery Against Settling Parties [Doc. 1728].

The Plaintiffs' Steering Committee will also identify these Motions in its proposed agenda for the Status Conference on March 25, 2015.

Dated: March 20, 2015

RESPECTFULLY SUBMITTED,

/s/ Patrick T. Fennell  
Patrick T. Fennell  
CRANDALL & KATT  
366 Elm Avenue, S.W.

Roanoke, VA 24016  
Telephone: 540/342-2000  
Facsimile: 540/400-0616  
pfennell@crandalllaw.com

*Plaintiffs' Steering Committee*

Thomas M. Sobol  
Kristen Johnson  
Edward Notargiacomo  
HAGENS BERMAN SOBOL SHAPIRO, LLP  
55 Cambridge Parkway, Suite 301  
Cambridge, MA 02142  
Telephone: 617/482-3700  
Facsimile: 617/482-3003  
tom@hbsslaw.com  
kristenjp@hbsslaw.com

*Plaintiffs' Lead Counsel*

Elizabeth J. Cabraser  
Mark P. Chalos  
Annika K. Martin  
LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP  
275 Battery Street, 29<sup>th</sup> Floor  
San Francisco, CA 94111  
Telephone: 415/956-1000  
Facsimile: 415/956-1008  
ecabraser@lchb.com  
mchalos@lchb.com

*Federal/State Liaison*

Marc E. Lipton  
LIPTON LAW  
18930 W. 10 Mile Road  
Southfield, MI 48075  
Telephone: 248/557-1688  
Facsimile: 248/557-6344  
marc@liptonlaw.com

Kimberly A. Dougherty  
JANET, JENNER & SUGGS, LLC  
31 St. James Avenue, Suite 365

Boston, MA 02116  
Telephone: 617/933-1265  
kdougherty@myadvocates.com

Mark Zamora  
ZAMORA FIRM  
5 Concourse Parkway, # 2600  
Atlanta, GA 30328  
Telephone: 404/451-7781  
Facsimile: 404/506-9223  
mark@markzamora.com

J. Gerard Stranch, IV  
Benjamin A. Gastel  
BRANSTETTER, STRANCH &  
JENNINGS, PLLC  
227 Second Avenue North  
Nashville, TN 37201  
Telephone: 615/254-8801  
Facsimile: 615/255-5419  
gerards@branstetterlaw.com

*Plaintiffs' Steering Committee*

**CERTIFICATE OF SERVICE**

I, Patrick T. Fennell, hereby certify that I caused a copy of the above *Plaintiffs' Steering Committee's Motion to Schedule Oral Argument on Certain Motions for Status Conference on March 25, 2015*, to be filed electronically via the Court's electronic filing system. Those attorneys who are registered with the Court's electronic filing system may access this filing through the Court's system, and notice of this filing will be sent to those parties by operation of the Court's CM/ECF system.

Dated: March 25, 2015

/s/Patrick T. Fennell  
Patrick T. Fennell, VSB 40393